Docket No.	
DUCKEL 110.	

## RADER, FISHMAN & GRAUER, PLLC

## **Declaration For U.S. Patent Application**

My reside	nce, po	I inventor, I hereby declar st office address and citize e original, first and sole	enship are as sta	v one name	is listed belo	ow) or an original, f	irst and join	t inventor (if plural	
		below) of the subject matter thod and apparate					ention entit	iea	
(HISCIT III	ue) Me	tilou allu appara	tus TOT TE	generaci	Oll wate.				
the specif	ication o	of which is attached heret	o unless the follo	owing box is	checked:			-	
_	was file		<u>25/11/2004</u>			T International Appl	ication		
	Number		7502 and w	2502 and was amended on		C Detent Application			
and/or	was file		and was amen			As U.S. Patent Application			
by any an I acknowl	nendmer edge the	t I have reviewed and un at referred to above. e duty to disclose informa reign priority benefits un	tion which is ma	aterial to pate	entability as d	lefined in 37 C.F.R.	1.56.		
certificate below and	or '3	of the application (see that of the application)	ational application of the street of the str	on which des on for patent	signated at le or inventor'	east one country other	er than the 1	United States, listed	
		•••		_			Priority C	Claimed	
	_	2003-399206	Japan			1/2003	🛛 Yes	☐ No	
(List pr foreign applicat		Number)	(Country)		(Day/Month/		☐ Yes	□ No	
фричи	(	Number)	(Country)		(Day/Month/	Year Filed)	☐ Yes	□ No	
	_	Number)	(Country)	(Country)		Year Filed)	☐ 1 <i>c</i> 3	□ 140	
I hereby o	claim the	e benefit under 35 U.S.C.	'119(e) of any	United State	s provisional	application(s) listed	below.		
	(Application Number) (F		(Fi	ling Date)		<del></del>			
(Application Number) (F			(Fi	ling Date)		_			
See attached list for additional prior foreign or provisional applications.									
designation disclosed duty to di	ig the U in the processing in the pro- sclose in	e benefit under 35 U.S.C nited States of America rior application(s) (U.S. on formation which is mate application and the nation	listed below and or PCT) in the marial to patentabil	l, insofar as t nanner provid lity as define	the subject made by the fird in 37 C.F.	natter of each of the st paragraph of 35, U R. 1.56 which beca	claims of th J.S.C. '112	is application is not.  I acknowledge the	
(List prior U									
Applications PCT Internal		(Application Serial 1	No.)	(Filing Da	ate)		) (patented, pending, abandoned)		
applications designating t		(Application Serial I	No.)	(Filing Da	ite)	(Status) (pate	(patented, pending, abandoned)		
And I he	ereby a	ppoint the firm of Ra	der, Fishman	& Grauer,	PLLC, Cus	stomer Number 2	3353 inclu	ding as principal	

And I hereby appoint the firm of Rader, Fishman & Grauer, PLLC, Customer Number 23353 including as principal attorneys: Richard D. Grauer, Reg. No. 22,388; David T. Nikaido, Reg. No. 22,663; Ronald P. Kananen, Reg. No. 24,104; Ralph T. Rader, Reg. No. 28,772; Carl Schaukowitch, Reg. No. 29,211; Michael D. Fishman, Reg. No. 31,951; Joseph V. Coppola, Sr., Reg. No. 33,373; Michael B. Stewart, Reg. No. 36,018; Alexander D. Rabinovich, Reg. No. 37,425; Kevin D. Rutherford, Reg. No. 40,412; Glenn E. Forbis, Reg. No. 40,610; Lee Cheng, Reg. No. 40,949; Kristin L. Murphy, Reg. No. 41,212; Robert S. Green, Reg. No. 41,800; James F. Kamp, Reg. No. 41,882; Brian K. Dutton, Reg. No. 47,255; Michael R. Bascobert, Reg. No. 44,525, Shawn B. Cage, Reg. No. 51,522

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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